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OGC HAS REVIEWED.



15 August 1955

MEMORANDUM FOR THE RECORD

An employee, with his dependents, arrives in New 1074 City from overseas on route to home leave in San Francisco. The employee is ordered to Washington for a short period of TDY. He brings the dependents with him and thereafter, when traveling from Washington to San Francisco, they fly under the family fare plan. In determining the constructive cost ceiling under which reimbursement may be made for the employee's actual travel expenses, must one use the family fare rate from New York to San Francisco, or may one use the standard first class rates?

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2. was of the opinion that in this factual situation the constructive cost could be based on the standard rates for the following reasons:

When leaving New York, the subject and his dependents had separate travel authorizations. The employee was authorized to travel to San Francisco via Washington, and the dependents were authorized to travel directly to San Francisco. Under these circumstances, if the orders had been literally complied with, it would have been impossible for these people to take advantage of the family fare plan since that plan requires that the principal and his dependents travel together. Consequently, it is perfectly proper to use the rates for the lowest available first class air transportation as a constructive cost coiling in determining the reimbursement for the subsequent air travel—the lowest available being the standard first class rate.

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also indicated, however, that as a general rule, if the employee's travel actually commenced on a family fare plan day (Tuesday, Wednesday or Thursday), he would be held to take advantage of this plan. The accommodations are identical with those that would be secured under standard fares, and the employee's negligence in not taking advantage of the plan would cost the Government money.

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| provide for travel "on or about" a gi would not be required to travel on a were specifically stated in his order | femily plan day unless this |
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| to me the case of an employee returns to washington, who chose to go by was reimbursement based on the standard francisco and Washington, although his fare plan. Under these circumstances that the employee's commensured by the family fare plan rate do so, the employee actually did comfamily fare plan day and by departing could have taken a plane directly to rate as he paid to go to New York. New York to Washington, is a personal | ing from home leave, Sen Francisco of New York and now seeks First class fare between San is actual travel was by family s. I argressed my opinion to natructive cost ceiling must be es. Although not required to mence his transportation on a g a few hours earlier or later washington at exactly the seme The extra expense, then, from |
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